

EXTRA. THE TURF.

Wins by a Head from Tormentor at the Hilltop Track.

NOW OR NEVER BEATS TOANO.

President Thompson Secures the Washington Track.

OUTSTANDING RACE TRACK, Nov. 25.—The card at outstaring today was one that the talent delights in. In every one of the six events the fields were very strong, and in almost every race there looked to be a sure winner.

The talent was in high place, and how they succeeded in their struggle for the money is told in the summary below.

The general public did not like the card and many stayed away on that account. They like large fields and generous betting.

There were several races that promised to be interesting, however, and a good day's sport was looked forward to. The track was very heavy and holding.

The first race brought five very poor horses to the post to race six furlongs.

Romance outclassed the others and was a hot dog on favorite.

Austral was also well backed, and Kitty was the extreme outsider. Little betting was indulged in, however.

The favorite had no difficulty in winning easily from Austral.

Kitty and Longard had a fight for third, but Kitty died a miserable death before reaching the wire, and Longard staggered in.

President W. J. Thompson, of the Gloucester race track, has secured the Washington track and will open there as soon as Nov. 26. (The card at outstaring today was one that the talent delights in.)

Gloucester Races. (SPECIAL TO THE EVENING WORLD.)

Gloucester, N. J., Nov. 25.—The results of today's races:

First Race—Seven and a half furlongs.—North Wind, D. second and Lancaster third. Time—1:43.

Second Race—Five-eighths of a mile.—Poplar was the favorite and Money third. Time—1:08.

Third Race—Six and one-half furlongs.—Lucky was the favorite and Lee third. Time—1:31.

Fourth Race—One mile.—Birthday won, Climes second and A. O. H. third. Time—1:50.

Gloucester vs. Wesleyan. College Football Teams Struggle for Third Place Honors.

MANHATTAN FIELD, Nov. 25.—The football game between Wesleyan and Gloucester was a very close one.

The teams were evenly matched, and the game was very interesting.

Wesleyan opened with the ball and worked the wedge, losing the ball on a bad fumble.

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MAY SETTLE IT AMICABLY. Ex-President Andrews Asked to Return Gas Stocks.

He is Willing to Give the Standard Company \$1,500,000.

Negotiations are now pending between the directors of the Standard Gaslight Company and ex-President Wallace C. Andrews for an amicable settlement of the differences between them.

It is stated on the authority of one of the officers of the company that the proposed basis of this settlement is the transferring to the treasury of the company of a certain amount of the common stock, which was issued several years ago, and which, it is claimed, was illegally appropriated by Mr. Andrews, then President of the company, and his associates.

The original issue was \$5,000,000, of which Gen. Spaulding and J. H. Moulton, who have since died, received a certain share for services rendered in the organization of the company.

Mr. Andrews says that all he now holds of this stock is \$1,500,000, and this he is willing to return. Representatives of the Spaulding and Moulton estates claim that the share which they are asked to contribute is too great, and this is where the hitch has occurred.

A committee of the directors has been appointed to confer with the parties interested in this deal, and will report the result of their efforts at the meeting of the directors on Friday.

Mr. Andrews refuses to say anything more about the trouble between himself and the directors, but it is understood that he will return a fair proportion of the common stock, which is alleged to have been illegally appropriated, the threatened action against him will not be instituted.

President Bicknell says that until very recently he was a shareholder in the Standard Gaslight Company, and that the \$5,000,000 of stock was made against his advice.

The stockholders began to inquire about the way in which the company's affairs were being managed, and he looked into the matter, and found that the company was heavily involved in all sorts of schemes, and he, therefore, came to the rescue.

He claims that he has paid out more than \$500,000 to meet the company's debts within the last few months.

The company has asked Mr. Andrews to surrender \$500,000 of the alleged illegal issue of common stock, but he says he does not own it now.

STOCK REPORTS. Advances of 1/4 to 1/2 Recorded in the Early Trading.

Later There Was a Decline in the Coalers.

Pacific Mail Advanced on Reports of a Mail Subsidy.

WALL STREET, Nov. 25.—The stock market opened slightly higher all along the line, prices advancing 1/4 to 1/2 per cent. The improvement, however, was not maintained, owing to liquidations incidental to the holiday.

There are any number of traders who make it a rule to even up their contracts before every holiday, and their sales today, in the absence of outside demand, were large enough to determine the course of prices at the board.

The reaction was less than a point, and was most marked in the anthracite coal shares.

It is reported from Chicago that the earnings of the St. Paul road for the third week of November were \$740,000, an increase of \$121,820.

The year's earnings of the Missouri Pacific system from Jan. 1 to Nov. 21 were \$2,537,015, an increase of \$235,332.

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JUST BEFORE THE BATTLE. Yale Has the Call Over Princeton in the Betting.

Arrangements Completed for Tomorrow's Big Football Game.

Preparations for the great football game of the season, which will be played by the eleven of Yale and Princeton tomorrow afternoon at Manhattan Field, to decide the intercollegiate championship of 1891, have all been completed.

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ESOP ON CURRENT EVENTS. CXIV.

GOV. HILL HEARS MR. COTTON.

Onondaga's County Clerk Appears to Defend Himself.

ALBANY, Nov. 25.—County Clerk Cotton, of Onondaga County, accompanied by Lawyer P. B. McLennan as his counsel, appeared before Gov. Hill at 2 o'clock this afternoon, in obedience to the latter's summons, to show cause why he should not be removed for malfeasance in office.

Mr. Mayor William B. Kirk, of Syracuse, the complainant against Clerk Cotton, was also present, accompanied by Lawyer William P. Cannon and several Syracuse politicians.

The charges against Clerk Cotton are that he purposely prepared and distributed the Republican official ballots on Election Day that it was feasible for the Republican election officers to recognize and identify the voters who deposited such ballots; that he refused to sign the certificate of election as returned by the County Board of Canvassers, and that he changed, or caused to be changed, the returns from certain election districts.

Mr. Cotton, who is a Republican, gave erroneous instructions to ballot clerks and election inspectors, with the result that Republican election officers were enabled to identify every voter's ballot. Besides, it is alleged in Mr. Kirk's affidavit that Cotton allowed Republican leaders to inspect and handle the returns, but refused duplicates to Democratic representatives.

The hearing is still on.

Read "The Evening World's" Football Extra to-morrow for the best account of the Yale-Princeton game.

DID HE MARRY THE GIRL? Young Kate McElroy's Alleged Husband Said to Be a Bigamist.

Robert Grinstead, of 49 Chambers street, counsel for Mrs. Kate McElroy, to-day obtained a writ of habeas corpus from Justice Patterson, of the Supreme Court, requiring William Pennell, of 427 West Forty-fifth street, to produce the seventeen-year-old daughter Kate in court.

Pennell claims that the girl is his wife, but Mrs. McElroy says that Pennell has a wife and four children living in this city.

More Searles Will Appear. Contestants from California and New York Put in Their Word.

SALEM, Mass., Nov. 25.—Two more appeals have been filed in the Searles will case, both on the ground that the instrument was not properly attested and that the testatrix was not of proper testamentary capacity.

The appellants are Annie C. Searles, of Los Angeles, Cal., and Lyman Sherwood and Bella Sherwood, of South East, Putnam County, N. Y.

COURT DIGNITY LOWERED. Justice Kennedy's Remarks Provoke Severe Criticism.

ALBANY, Nov. 25.—Lawyers and politicians are to-day commenting with great freedom on the remarks of Supreme Court Justice George N. Kennedy when he was asked in court today that Gov. Hill had summoned County Clerk Cotton to Albany to answer charges of malfeasance in office.

Clerk Cotton was directed in the subpoena to bring to Albany certain erroneous election returns, which Justice Kennedy had ordered the Board of Canvassers to return to the inspectors for correction. The clerk obeyed the order of the court. Meantime Justice Kennedy had extended the time of the Board of Canvassers three days.

The Board's attorney, Louis Marshall, informed the court that when he was asked to bring the returns to the court, he was told by the Board of Canvassers that they were not to be brought to the court, but to be returned to the inspectors for correction.

Justice Kennedy then said: "I take judicial notice, Mr. Marshall, said he had a great deal of trouble in getting the returns to the court, and I am inclined to believe that he is a very honest man."

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Another Warrant Out for Gloucester Track's President.

TOANO'S STEADY WINNING.

St. Louis to Have Winter Racing. Commencing To-Morrow.

The Camden County Law and Order League, seem determined to land President William J. Thompson, of the Gloucester race track, in jail. They have already secured an indictment against the gentleman in question, but are not satisfied. Yesterday another warrant was sworn out for Thompson's arrest on the charge of keeping a disorderly house, but up to a late hour last night it had not been executed. The meaning of the second warrant was not plain until Col. Burry, the moving spirit in the crusade against him, said:

"We have a definite idea in view. The law provides that when a man is committed for a second offense the defendant shall be imprisoned. We are determined that the race track must go. We have caused the indictment of the President of the track. If he is convicted the Court can at its discretion impose a slight fine. When the second offense comes before the court no discretion exists. A term of imprisonment must be imposed." Thompson will, no doubt, as soon as he learns that a warrant has been issued, give himself up. He takes matters very easily.

That the Gloucester track will close on Saturday is a certainty, and that it will be continued at Washington is a possibility. The management of the latter track are, it is said, considering an offer made by Thompson through Col. W. H. May. The fact that the track will close on Saturday has given rise to an amusing story to the effect that President Thompson has proposed a sweepstakes for horses that have run ten times and not won at Gloucester. The Association will add \$500 and the winner of the race is to take all other horses in the race. Whether any horse owner would be courageous enough to win a race of this kind is a question.

Several thousand people saw some very good racing in six events on the hilltop track yesterday. The track was very heavy and holding, and the horses were very fast. The first race contained a miserable lot, Natalie S. and Marty S. were the favorites, but Natalie S. was the winner. The second race was a very close one, and the third race was a very close one.

The third race was a very close one, and the fourth race was a very close one.

The fourth race was a very close one, and the fifth race was a very close one.

The fifth race was a very close one, and the sixth race was a very close one.

The sixth race was a very close one, and the seventh race was a very close one.

The seventh race was a very close one, and the eighth race was a very close one.

The eighth race was a very close one, and the ninth race was a very close one.

The ninth race was a very close one, and the tenth race was a very close one.

The tenth race was a very close one, and the eleventh race was a very close one.